2011 DRAFTING REQUEST

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Wanted: As time permits				Companion to LRB:				
For: Legis	slative Refere	nce Bureau			By/Representing: Bruce Hoesly			
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/P1		csicilia 05/25/2011	mduchek 01/11/2011	1	mbarman 01/11/2011			
/P2		csicilia 10/12/2011	jfrantze 05/25/2011	1	sbasford 05/25/2011			
/P3		csicilia 10/24/2011	jfrantze 10/12/2011	1	mbarman 10/12/2011			

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/1		csicilia 10/31/2011	jfrantze 10/24/201	1	sbasford 10/24/2011		
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2011 DRAFTING REQUEST

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2011 DRAFTING REQUEST

Bill

Received: 09/30/2010

Wanted: As time permits

For: Legislative Reference Bureau

May Contact:

Subject:

State Govt - miscellaneous

Received By: chanaman

Companion to LRB:

By/Representing: Bruce Hoesly

Drafter: chanaman

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Thanks, CJS



State of Misconsin 2011 - 2012 LEGISLATURE



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PRELIMINARY DRAFT - NOT READY FOR INTRODUCTION

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Revisor's Bill
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relating and

AN ACT relating to: ???

Analysis by the Legislative Reference Bureau

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

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(END)

INS BILL



SECTION 1. 2.01 (19) of the statutes is amended to read:

2.01 (19) FLORENCE: Commencing at the southwest corner of township 38, of range 15 east of the meridian aforesaid; thence east along the township line to the southeast corner of township 38, of range 19 east; thence north on the range line to the northern boundary of this state, in the Menomonee Menominee River; thence northwesterly along said boundary line to the range line between ranges 14 and 15 east, in the Brule River; thence southerly on said range line to the place of beginning.

Note: Corrects spelling. The Menominee River is located in northeast Wisconsin, including Florence County. The Menomonee River is located in Southeast Wisconsin.

Section 2. 10.80 (5) (dm) of the statutes is amended to read:

10.80 (5) (dm) 9 days before election. 9 days before a presidential election is the earliest that new residents may apply to vote for president and vice president at the office of the municipal clerk. See s. 6.15 (3) (2) (a).

Note: There is no s. 6.15 (3) (a). Requests for applications to vote in presidential elections are governed by s. 6.15 (2) (a).

SECTION 3. 10.80 (6) (a) 2. of the statutes is amended to read:

10.80 (6) (a) 2. 5 p.m. on the day before the general election in presidential election years is the latest that new residents may apply to vote for president and vice president at the office of the municipal clerk. See s. 6.15 (3) (2) (a).

Note: There is no s. 6.15(3)(a). Requests for applications to vote in presidential elections are governed by s. 6.15(2)(a).

SECTION 4. 13.41 (1) (a) (intro.) and (2) (a) (intro.) of the statutes, as affected by 2009 Wisconsin Act 363, section 2r, are amended to read:

13.41 (1) (a) (intro.) If there are 9 or more vacancies in the senate at the same time, as determined under s. 17.03, the senate leader of each political party, as

(intro.)

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- specified in pars. (b) and (c), shall, for each vacant senate seat that was last held by a member of his or her party, do all of the following:
 - (2) (a)/If there are 25 or more vacancies in the assembly at the same time, as determined under s. 17.03, the assembly leader of each political party, as specified in pars. (b) and (c), shall, for each vacant assembly seat that was last held by a member of his or her party, do all of the following:

NOTE: The underscored text was deleted by 2009 Wis. Act 363 without being shown as stricken. No change was intended.

Section 5. The treatments of 20.143 (1) (c) of the statutes by 2009 Wisconsin Acts 265 and 268 are not repealed by 2009 Wisconsin Act 332. All treatments stand.

> NOTE: There is no conflict of substance. As merged by the legislative reference bureau, s. 20.143 (1) (c) reads:

> (c) Wisconsin development fund; grants, loans, reimbursements, and assistance. Biennially, the amounts in the schedule for grants under ss. 560.145 and 560.047; for loans under s. 560.128; for grants and loans under ss. 560.275 (2) and 560.276 and under subch. V of ch. 560; for reimbursements under s. 560.167; for the costs specified in s. 560.607; for loans under s. 560.203 and the loan under 1999 Wisconsin Act 9, section 9110 (4); and for the grants under 1995 Wisconsin Act 27, section 9116 (7gg), 1995 Wisconsin Act 119, section 2 (1), 1997 Wisconsin Act 27, section 9110 (6g), 2003 Wisconsin Act 33, section 9109 (1d) and (2q), 2007 Wisconsin Act 20, section 9108 (4u), (6c), (7c), (7f), (8c), (8i), (9i), and (10q), 2009 Wisconsin Act 2, section 9110 (2) and (3), and 2009 Wisconsin

Act 28, section 9110 (17q).

SECTION 6. The treatment of 20.143 (1) (ie) of the statutes by 2009 Wisconsin Act 265 is not repealed by 2009 Wisconsin Act 332. Both treatments stand.

NOTE: There is no conflict of substance. As merged by the legislative reference bureau, s. 20.143 (1) (ie) reads:

(ie) Wisconsin development fund, repayments. All moneys received in repayment of grants or loans under s. 560.085 (4) (b), 1985 stats., s. 560.10, 2005 stats., s. 560.147, 2005 stats., s. 560.16, 1995 stats., s. 560.165, 1993 stats., s. 560.275 (2), s. 560.62, 2005 stats., s. 560.63, 2005 stats., s. 560.66, 2005 stats., ss. 560.145, 560.157, and 560.45. subch. V of ch. 560, 1989 Wisconsin Act 336, section 3015 (1m), 1989 Wisconsin Act 336, section 3015 (2m), 1989 Wisconsin Act 336, section 3015 (3gx), 1997 Wisconsin Act 27, section 9110 (7f), 1997 Wisconsin Act 310, section 2 (2d), 1999 Wisconsin Act 9, section 9110 (4), and 2007 Wisconsin Act 20, section 9108 (5x), not appropriated under par. (gv) to be used for grants and loans under ss. 560.275 (2), 560.276, and 560.45 and subch. V of ch. 560, for loans under s. 560.128, for the loan under 1999 Wisconsin Act 9, section 9110 (4), for the grant under 2001 Wisconsin Act 16, section 9110 (7g), for the grants under 2003 Wisconsin Act 33, section 9109 (1d) and (2q), for grants under 2009 Wisconsin Act 265, section 45 (1), for the study under 2009 Wisconsin Act 28, section 9110 (15u), and for reimbursements under s. 560.167.

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1 SECTION 2 Act 28 to Apol

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CTION 7. The treatment of 20.505 (1) (is) of the statutes by 2009 Wisconsin

Act 28 And repealed by 2009 Wisconsin Act 302 Both treatments stand

Note: There is no conflict of substance. As merged by the legislative reference bureau, s. 20.505 (1) (is) reads as follows. See also section of this bill.

(is) Information technology and communications services; nonstate entities. From the sources specified in ss. 16.972 (2) (b) and (c), 16.974 (2) and (3), and 16.997 (2) (d) and (2g) (a) 3., to provide computer, telecommunications, electronic communications, and supercomputer services, but not integrated business information system services under \$16.971 (2) (cf) to state authorities, units of the federal government, local governmental units, tribal schools, and entities in the private sector, the amounts in the schedule.

SECTION 8. 27.065 (12) (a) of the statutes is amended to read:

Note moved from p. 33

27.065 (12) (a) If in any action at law for the recovery of damages arising from a failure to make a proper assessment of benefits and damages, or failure to observe any provisions of law, or because of any act or defect in any proceeding in which benefits and damages are assessed, and in any action to set aside any special assessment against property for any purpose, or to set aside any special assessment certificate, special improvement bond or tax certificate based upon such special assessment, the court determines that such assessment is invalid by reason of a defective assessment of benefits and damages, or for any cause, it shall stay all proceedings in such action until a new assessment thereof is made as provided hereinafter; thereupon the proper county authorities shall proceed forthwith to make a new assessment of benefits and damages against the property of the plaintiff as required by law in the case of the original assessment, and the plaintiff shall have the same right to appeal from the new assessment as the plaintiff's grantors would have had from the original assessment. If the validity of the new assessment is contested by the plaintiff, the court shall summarily try the matter and file an order sustaining or overruling the objection of the plaintiff. If the new assessments are held invalid, subsequent assessments may be made in like manner

1	and similar proceedings resorted to, to determine the validity of such assessments.	
2	When the amount to be assessed against the plaintiff's property is finally determined	
3	by an assessment of benefits and damages, which the court holds to be valid, or when	
4	an appeal is taken, the court shall make an order, requiring the plaintiff to pay into	
5	the court for the benefit of the parties entitled thereto, the amount which should be	
6	justly assessed against the property in question; upon compliance with said order,	
7	judgment shall be entered for the plaintiff with costs. If the plaintiff fails to comply	
8	with such order the action shall be dismissed with costs.	
9	Note: Inserts comma between identical words for clarity. SECTION 9. 29.228 (2) (b) of the statutes, as created by 2009 Wisconsin Act 364,	
10	is amended to read:	
11	29.228 (2) (b) A nonresident annual fishing license issued to any nonresident	
12	who holds a one-day fishing license under sub. (4m) that is valid during the same	
13	year for which the resident nonresident applies for a resident nonresident annual	
14	fishing license shall be issued at the reduced fee under s. 29.563 (3r).	
	Note: Licenses issued under s. 29.228 (4m) are issued to nonresidents.	
15	SECTION 10. The treatment of 39.41 (1m) (a) (intro.) of the statutes by 2009	
16	Wisconsin Act 302 is not repealed by 2009 Wisconsin Act 306. Both treatments stand.	
	Note: There is no conflict of substance. As merged by the legislative reference bureau, s. 39.41 (1m) (a) (intro.) reads:	
	(a) Subject to par. (d), by February 25 of each school year, the school board of each school district operating one or more high schools and the governing body of each private high school and of each tribal high school shall:	
17	SECTION 11. The treatment of 39.41 (1m) (b) of the statutes by 2009 Wisconsin	
18	Act 302 is not repealed by 2009 Wisconsin Act 306. Both treatments stand.	
	Note: There is no conflict of substance. As merged by the legislative reference bureau, s. 39.41 (1m) (b) reads:	
	(b) Subject to par. (e), by February 25 of each school year, the school board of each school district operating one or more high schools and the governing body of each private high school and of each tribal high schools.	

high school and of each tribal high school may, for each high school with an enrollment

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of less than 80 pupils, nominate the senior with the highest grade point average in all subjects who may be designated as a scholar by the executive secretary under par. (c) 3.

ĺ SECTION 12. The treatment of 39.41 (1m) (e) of the statutes by 2009 Wisconsin

Act 302 is not repealed by 2009 Wisconsin Act 306. Both treatments stand.

NOTE: There is no conflict of substance. As merged by the legislative reference bureau, s. 39.41 (1m) (e) reads:

(e) If 2 or more seniors from the same high school of less than 80 pupils have the same grade point average and, except for the limitation of one nominated senior, are otherwise eligible for nomination under par. (b), the faculty of the high school shall select the senior who may be nominated by the school board of the school district operating the public high school or the governing body of the private or tribal high school for designation under par. (b) as a scholar by the executive secretary. If that senior is designated as a scholar by the executive secretary, but does not qualify for a higher education scholarship under sub. (2) (a) or (3) (a), the faculty of the high school shall select, in order of priority, one or more of the remaining seniors with the same grade point average for certification as a scholar of, if there is no remaining senior with the same grade point average, one or more of the remaining seniors with the next highest grade point average, but not less than 3.800 or the equivalent, for certification as a scholar, and the school board of the school district operating the high school or the governing body of the private or tribal high school shall certify to the board one or more of these seniors as eligible for a higher education scholarship as a scholar under sub. (2) (a) or (3) (a) until the scholarship may be awarded by the board. \checkmark

3 Section 13. The treatments of 40.51 (8) of the statutes by 2009 Wisconsin Acts

14, 28, 146 and 218 are not repealed by 2009 Wisconsin Act 346. All treatments

5 stand.

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NOTE: There is no conflict of substance. As merged by the legislative reference bureau, s. 40.51 (8) reads:

(8) Every health care coverage plan offered by the state under sub. (6) shall comply with ss. 631.89, 631.90, 631.93 (2), 631.95, 632.72 (2), 632.746 (1) to (8) and (10), 632.747, 632.748, 632.798, 632.83, 632.835, 632.85, 632.853, 632.855, 632.87 (3) to (6), 632.885, 632.89, 632.895 (5m) and (8) to (17), and 632.896.

Section 14. The treatments of 40.51 (8m) of the statutes by 2009 Wisconsin

Acts 14, 28, 146 and 218 are not repealed by 2009 Wisconsin Act 346. All treatments

8 stand.

> Note: There is no conflict of substance. As merged by the legislative reference bureau, s. 40.51 (8m) reads:

> (8m) Every health care coverage plan offered by the group insurance board under sub. (7) shall comply with ss. 631.95, 632.746 (1) to (8) and (10), 632.747, 632.748, 632.798, 632.83, 632.835, 632.85, 632.853, 632.855, 632.885, 632.89, and 632.895 (11) to (17).

(intro.)

SECTION 15. The treatment of 45.20 (2) (d) 1. of the statutes by 2009 Wisconsin 1 Act 297 is not repealed by 2009 Wisconsin Act 302. Both treatments stand. 2

Note: There is no conflict of substance. As merged by the legislative reference bureau, s. 45.20 (2) (d) 1. reads:

1. Subject to subd. 1m., a veteran's eligibility for reimbursement under this subsection at any institution of higher education in this state, at a school that is approved under s. 45.03 (11), at a proprietary school that is approved under s. 38.50, at a public or private high school, at a tribal school, as defined in s. 115.001 (15m), that operates any grade from 9 to 12, or at an institution where he or she is receiving a waiver of nonresident tuition under s. 39.47 is limited to the following:

SECTION 16. 45.34 (2) (b) 2. of the statutes is amended to read:

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45.34 (2) (b) 2. Unless other acceleration provisions are permitted under s. 45.36 (2), the loan made under this subchapter will be repaid in full upon sale of the residence or any of the person's interest in it. A divorce judgment divesting the person's interest in the residence or a quit claim quitclaim deed executed under the judgment does not constitute a sale.

Note: Makes spelling consistent with the remainder of the statutes.

9 **Section 17.** The treatment of 46.10 (14) (a) of the statutes by 2009 Wisconsin 10 Act 28 is not repealed by 2009 Wisconsin Act 218. Both treatments stand.

> NOTE: There is no conflict of substance. As merged by the legislative reference bureau, effective the date stated in the notice provided by the secretary of children and families and published in the Wisconsin Administrative Register under s. 48.62 (9), s. 46.10 (14) (a) reads:

> (a) Except as provided in pars. (b) and (c), liability of a person specified in sub. (2) or s. 46.03 (18) for inpatient care and maintenance of persons under 18 years of age at community mental health centers, a county mental health complex under s. 51.08, the centers for the developmentally disabled, the Mendota Mental Health Institute, and the Winnebago Mental Health Institute or care and maintenance of persons under 18 years of age in residential, nonmedical facilities such as group homes, foster homes, subsidized guardianship homes, residential care centers for children and youth, and juvenile correctional institutions is determined in accordance with the cost-based fee established under s. 46.03 (18). The department shall bill the liable person up to any amount of liability not paid by an insurer under s. 632.89 (2) or (4m) or by other 3rd-party benefits, subject to rules that include formulas governing ability to pay promulgated by the department under s. 46.03 (18). Any liability of the patient not payable by any other person terminates when the patient reaches age 18, unless the liable person has prevented payment by any act or omission.

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Section 18. 46.56 (15) (b) 4. of the statutes, as affected by 2009 Wisconsin Acts

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28 and 334, is repealed and recreated to read: 2 46.56 (15) (b) 4. Submit a description of the existing services and other 3 resources in the county or tribe for children who are involved in 2 or more systems 4 5 of care, an assessment of any gaps in services, and a plan for using the funds received 6 under this subsection or funds from other sources to develop or expand the initiative. Note: 2009 Wis. Act 28 amended s. 46.56 (15) (b) 4. effective the date stated in the notice provided by the secretary of children and families and published in the Wisconsin Administrative Register under \$.48.62(9). 2009 Wis. Act 334 amended s. 46.56(15)(b) 4., as affected by Act 28, but without a specified delayed effective date, which resulted in a possible ambiguity in the effective date for the treatment of s. 46.56 (15) (b) 4. by Act 334. The drafting file for Act 334 indicates no intention to delay the treatment of s. 46.56 (15) (b) 4. by that act. This bill is intended to clarify that the effective date for the Act 334 treatment of s. 46.56 (15) (b) 4. is the general effective date for Act 334, May 27, 2010, the day after publication of Act 334, and not the effective date for the treatment of s. 46.56 (15) (b) 4. by Act 28. SECTION 19. The treatment of 48.37.1 (1) (a) of the statutes by 2009 Wisconsin 7 Act 28 is not repealed by 2009 Wisconsin Act 209. Both treatments stand. 8 NOTE: There is no conflict of substance. As merged by the legislative reference bureau effective the date stated in the notice provided by the secretary of children and families and published in the Wisconsin Administrative Register under s. 48.62 (9), s. 48.371 (1) (a) reads: (a) Results of an HIV test, as defined in s. 252.01 (2m), of the child, as provided under s. 252.15 (3m) (d) 15., including results included in a court report or permanency plan. At the time that the HIV test results are provided, the agency shall notify the foster parent, relative, or operator of the group home or residential care center for children and youth of the confidentiality requirements under s. 252.15 (6). 9 **Section 20.** The treatment of 48.78 (2) (a) of the statutes by 2009 Wisconsin 10 Act 185 is not repealed by 2009 Wisconsin Act 338. Both treatments stand. NOTE: There is no conflict of substance. As merged by the legislative reference bureau, s. 48.78 (2) (a) reads: (a) No agency may make available for inspection or disclose the contents of any record kept or information received about an individual who is or was in its care or legal custody, except as provided under s. 48.371, 48.38 (5) (b) or (d) or (5m) (d), 48.396 (3) (b) or (c) 1., 48.432, 48.433, 48.48 (17) (bm), 48.57 (2m), 48.93, 48.981 (7), 938.51, or 938.78 or by order of the court. SECTION 21. The treatment of 49.345 (14) (a) of the statutes by 2009 Wisconsin 11 Act 28 is not repealed by 2009 Wisconsin Act 218. Both treatments stand.

NOTE: There is no conflict of substance. As merged by the legislative reference bureau, effective the date stated in the notice provided by the secretary of children and families and published in the Wisconsin Administrative Register under s. 48.62 (9), s. 49.345 (14) (a) reads:

(a) Except as provided in pars. (b) and (c), liability of a person specified in sub. (2) or s. 49.32 (1) for care and maintenance of persons under 18 years of age in residential, nonmedical facilities such as group homes, foster homes, subsidized guardianship homes, and residential care centers for children and youth is determined in accordance with the cost-based fee established under s. 49.32 (1). The department shall bill the liable person up to any amount of liability not paid by an insurer under s. 632.89 (2) or (4m) or by other 3rd-party benefits, subject to rules that include formulas governing ability to pay established by the department under s. 49.32 (1). Any liability of the person not payable by any other person terminates when the person reaches age 18, unless the liable person has prevented payment by any act or omission.

SECTION 22. The treatment of 49.785 (1m) (b) of the statutes by 2009 Wisconsin

Act 15 is not repealed by 2009 Wisconsin Act 393. Both treatments stand.

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NOTE: There is no conflict of substance. As merged by the legislative reference bureau, s. 49.785 (1m) (b) reads:

(b) If the total funeral and burial expenses for the recipient exceed \$4,500, the department or county or applicable tribal governing body or organization responsible for burial of the recipient is not required to make a payment for funeral and burial expenses under sub. (1) (b).

SECTION 23. 51.06 (8) (b) 6. of the statutes is amended to read:

51.06 (8) (b) 6. The extent of Medical Assistance provided to relocated or diverted individuals that is in addition to Medical Assistance provided to the individuals under s. 46.27 (11), 46.275, 46.277, or 46.278, as a family care benefit under ss. 46.2805 to 46.2895, or under any other home-based or community-based program for which the department has received a waiver under 42 USC 2396n 1396n (c).

Note: Inserts correct cross-reference. There is no 42 USC 2396n. Waivers are allowed under 42 USC 1396n.

SECTION 24. 62.63 (5) of the statutes, as created by 2009 Wisconsin Act 191, is amended to read:

62.63 (5) TREATMENT OF ABANDONES RETIREMENT ACCOUNTS. Funds in employee retirement accounts of a retirement system of a 1st class city, which are presumed

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abandoned under s. 177.13, are not subject to the custody of the state as unclaimed
property under ch. 177, but shall be retained by the retirement system and used to
reduce employer funding obligations to the retirement system. The board of a
retirement system of a 1st class city shall devise rules and regulations for
determining the conditions under which employee retirement accounts are
presumed abandoned and for determining the manner in which funds in the
abandoned employee employee retirement accounts may be used to reduce employer
funding obligations to the retirement system.

Note: Confirms the correction of an "obvious typographical error" by the legislative reference burgau under s. 35.17, as published in the 2009–10 Statutes.

SECTION 25. The treatments of 66.0137 (4) of the statutes by 2009 Wisconsin Acts 14, 28, 146, 180 and 218 are not repealed by 2009 Wisconsin Act 346. All treatments stand.

NOTE: There is no conflict of substance. As merged by the legislative reference bureau, s. 66.0137 (4) reads:

(4) SELF-INSURED HEALTH PLANS. If a city, including a 1st class city, or a village provides health care benefits under its home rule power, or if a town provides health care benefits, to its officers and employees on a self-insured basis, the self-insured plan shall comply with ss. 49.493 (3) (d), 631.89, 631.90, 631.93 (2), 632.746 (10) (a) 2. and (b) 2., 632.747 (3), 632.798, 632.85, 632.853, 632.855, 632.87 (4), (5), and (6), 632.885, 632.89, 632.895 (9) to (17), 632.896, and 767.513 (4).

Section 26. The treatment of 66.1106 (7) (a) of the statutes by 2009 Wisconsin

Act 66 is not repealed by 2009 Wisconsin Act 312. Both treatments stand.

Note: There is no conflict of substance. As merged by the legislative reference bureau, s. 66.1106 (7) (a) reads:

(a) Subject to pars. (am), (b), (c), (d), and (e), the department shall annually authorize the positive environmental remediation tax increment with respect to a parcel or contiguous parcels of property during the period of certification to the political subdivision that incurred the costs to remediate environmental pollution on the property, except that an authorization granted under this paragraph does not apply after the department receives the notice described under sub. (10) (b).

Section 27. The treatments of 71.05 (6) (a) 15. of the statutes by 2009 1 Wisconsin Acts 265, 269 and 295 are not repealed by 2009 Wisconsin Act 332. All 2 3 treatments stand. NOTE: There is no conflict of substance. As merged by the legislative reference bureau, s. 71.05 (6) (a) 15. reads as follows. The cross-reference to s. 71.07 (3rn) was changed) by the legislative reference bureau under s. 13.92 (1) (bm) 2. to reflect the renumbering under s. 13.92 (1) (bm) 2. of s. 71.07 (3rm), as created by 2009 Wis. Act 295, hand the cross-reference to s. 71.07 (3rn) See also sections 104 and 105 of this bill. 15. The amount of the credits computed under s. 71.07 (2dd), (2de), (2di), (2dj), to the correct (2dL), (2dm), (2dr), (2ds), (2dx), (2dy), (3g), (3h), location (3w), (5e), (5f), (5h), (5i), (5j), (5k), (5r), (5rm), and (8r) and not passed through by a 14 the partnership, limited liability company, or tax-option corporation that has added that alphan monce amount to the partnership's, company's, or tax-option corporation's income under s. 71.21 (4) or 71.34 (1k) (g). 4 SECTION 28. 71.07 (3rn) (b) of the statutes, as created by 2009 Wisconsin Act 295, section 3, is amended to read: 5 6 71.07 (3rn) (b) Filing claims. Subject to the limitations provided in this 7 subsection and s. 506.2056 560.2056, for taxable years beginning after December 31. 8 2009, and before January 1, 2017, a claimant may claim as a credit against the tax 9 imposed under ss. 71.02 and 71.08, up to the amount of the tax, an amount equal to 10 10 percent of the amount the claimant paid in the taxable year for food processing 11 or food warehousing modernization or expansion related to the operation of the 12 claimant's food processing plant or food warehouse. NOTE: Inserts correct cross-reference. There is no s. 506.2056. Section 71.07 (3rn) (b) was created as s. 71.07 (3rm) (b) by 2009 Wis. Act 295 and renumbered under s. 13.92(1) (bm) 2. See also section 104 of this bill. Note: Inserts correct cross-reference. There is no s. 506.2056. Section 71.07 (3rn) (b) was created as s. 71.07 (3rm) (b) by 2009 Wis. Act 295 and renumbered under s. 13.92 (1) (bm) 2. See also section 104 of this bill. The treatment of 71.08 (1) (intro.) of the statutes by 2009 13 SECTION 29.

Wisconsin Act 269 is not repealed by 2009 Wisconsin Act 295. Both treatments stand.

NOTE: There is no conflict of substance. As merged by the legislative reference bureau, s. 71.08 (1) (intro.) reads as follows. The cross-reference to s. 71.07 (3rn) was

changed_by the legislative reference bureau under s. 13.92 (1) (bm) 2. to reflect the

from a cross-reforence to 571.07(3rm)

renumbering under s. 13.92 (1) (bm) 2. of s. 71.07 (3rm), as created by 2009 Wis. Act 295, to s. 71.07 (3rn). See also section 104 of this bill.

(1) IMPOSITION. If the tax imposed on a natural person, married couple filing jointly, trust, or estate under s. 71.02, not considering the credits under ss. 71.07 (1), (2dd), (2de), (2di), (2dj), (2dL), (2dr), (2ds), (2dx), (2dy), (3m), (3n), (3p), (3q), (3r), (3rm), (3rn), (3s), (3t), (3rm), (3rm),(3w), (5b), (5d), (5e), (5f), (5h), (5i), (5j), (6), (6e), (8r), and (9e), 71.28 (1dd), (1de), (1di), (1dj), (1dL), (1ds), (1dx), (1dy), (2m), (3), (3n), (3t), and (3w), 71.47 (1dd), (1de), (1di), (1dj), (1dL), (1ds), (1dx), (1dy), (2m), (3), (3n), (3t), and (3w), 71.57 to 71.61, and 71.613 and subch. VIII and payments to other states under s. 71.07 (7), is less than the tax under this section, there is imposed on that natural person, married couple filing jointly, trust or estate, instead of the tax under s. 71.02, an alternative minimum tax computed as follows:

Section 30. The treatment of $71.10\,(4)\,(i)$ of the statutes by $2009\,Wisconsin\,Act$

269 is not repealed by 2009 Wisconsin Act 295. Both treatments stand.

NOTE: There is no conflict of substance. As merged by the legislative reference bureau, s. 71.10 (4) (i) reads as follows. The cross-reference to s. 71.07 (3rn) was changed. by the legislative reference bureau under s. 13.92 (1) (bm) 2. to reflect the renumbering under s. 13.92 (1) (bm) 2. of s. 71.07 (3rm), as created by 2009 Wis. Act 295, to s. 71.07 (3rn). See also section 104 of this bill.

(i) The total of claim of right credit under s. 71.07 (1), farmland preservation credit under ss. 71.57 to 71.61, farmland preservation credit, 2010 and beyond under s. 71.613, homestead credit under subch. VIII, farmland tax relief credit under s. 71.07 (3m), dairy manufacturing facility investment credit under s. 71.07 (3p), jobs tax credit under s. 71.07 (3q), meat processing facility investment credit under s. 71.07 (3r), woody biomass harvesting and processing credit under s. 71.07 (3rm), food processing plant and food warehouse investment credit under s. 71.07 (3rn), film production services credit under s. 71.07 (5f), film production company investment credit under s. 71.07 (5h), veterans and surviving spouses property tax credit under s. 71.07 (6e), enterprise zone jobs credit under s. 71.07 (3w), beginning farmer and farm asset owner tax credit under s. 71.07 (8r), earned income tax credit under s. 71.07 (9e), estimated tax payments under s. 71.09, and taxes withheld under subch. X.

Section 31. The treatments of 71.21 (4) of the statutes by 2009 Wisconsin Acts

265, 269 and 295 are not repealed by 2009 Wisconsin Act 332. All treatments stand. 4

> NOTE: There is no conflict of substance. As merged by the legislative reference bureau, s. 71.21 (4) reads as follows. The cross-reference to s. 71.07 (3rn) was changed. by the legislative reference bureau under s. 13.92 (1) (bm) 2. to reflect the renumbering under s. 13.92 (1) (bm) 2. of s. 71.07 (3rm), as created by 2009 Wis. Act 295, to s. 71.07 (3rn). See also section 104 of this bill.

> (4) Credits computed by a partnership under s. 71.07 (2dd), (2de), (2di), (2dj), (2dL), (2dm), (2ds), (2dx), (2dy), (3g), (3h), (3n), (3p), (3q), (3r), (3rn), (3rn), (3s), (3t), (3w), (3rn), (3(5e), (5f), (5g), (5h), (5i), (5j), (5k), (5r), (5rm), and (8r) and passed through to partners shall be added to the partnership's income.

SECTION 32. The treatments of 71.26 (2) (a) 4. of the statutes by 2009 Wisconsin

Acts 265, 269 and 295 are not repealed by 2009 Wisconsin Act 332. All treatments

stand.

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Note: There is no conflict of substance. As merged by the legislative reference bureau, \$. 71.26 (2) (a) 4. reads as follows. The cross-reference to s. 71.28 (3rn) was changed by the legislative reference bureau under s. 13.92 (1) (bm) 2, to reflect the renumbering under s. 13.92 (1) (bm) 2. of s. 71.28 (3rm), as created by 2009 Wis. Act 295, to s. 71.28 (3rn). See also section 97 and 104 of this bill.

4. Plus the amount of the credit computed under s. 71.28 (1dd), (1de), (1di), (1dj), (1dL), (1dm), (1dx), (1dx), (1dy), (3g), (3h), (3n), (3p), (3q), (3r), (3rm), (3rm), (3t), (3w), (5e), (5f), (5g), (5h), (5i), (5j), (5k), (5r), (5rm), and (8r) and not passed through by a partnership. limited liability company, or tax-option corporation that has added that amount to the partnership's, limited liability company's, or tax-option corporation's income under s. 71.21 (4) or 71.34 (1k) (g).

Section 33. 71.28 (3rn) (b) of the statutes, as created by 2009 Wisconsin Act 295, section 8, is amended to read:

71.28 (3rn) (b) Filing claims. Subject to the limitations provided in this subsection and s. 506.2056 560.2056, for taxable years beginning after December 31, 2009, and before January 1, 2017, a claimant may claim as a credit against the tax imposed under s. 71.23, up to the amount of the tax, an amount equal to 10 percent of the amount the claimant paid in the taxable year for food processing or food warehousing modernization or expansion related to the operation of the claimant's food processing plant or food warehouse. 28

Note: Inserts correct cross-reference. There is no s. 506.2056. Section 71.07(3rn) (b) was created as s. 71.03(3 rm) (b) by 2009 Wis. Act 295 and renumbered under s. 13.92

(1) (bm) 2. See also section 104 of this bill.

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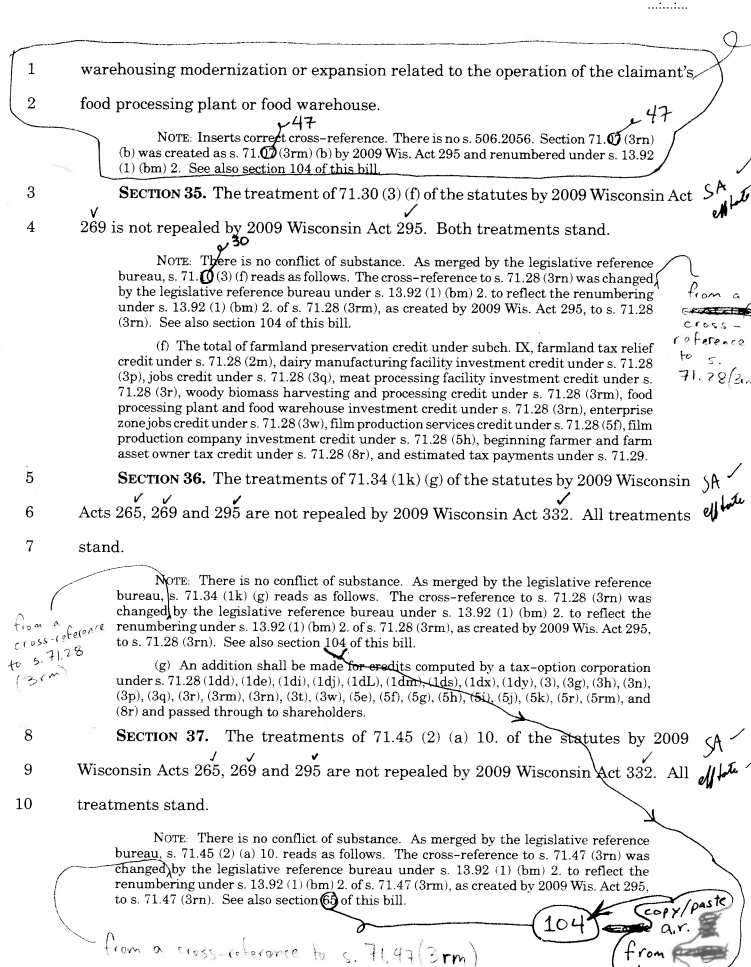
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SECTION 34. 71.47 (3rn) (b) of the statutes, as created by 2009 Wisconsin Act 295, section 12, is amended to read:

71.47 (3rn) (b) Filing claims. Subject to the limitations provided in this subsection and s. 506.2056 560.2056, for taxable years beginning after December 31, 2009, and before January 1, 2017, a claimant may claim as a credit against the tax imposed under s. 71.43, up to the amount of the tax, an amount equal to 10 percent of the amount the claimant paid in the taxable year for food processing or food



10. By adding to federal taxable income the amount of credit computed under s. 71.47 (1dd) to (1dy), (3g), (3h), (3n), (3p), (3q), (3r), (3rm), (3rn), (3w), (5e), (5f), (5g), (5h), (5i), (5j), (5k), (5r), (5rm), and (8r) and not passed through by a partnership, limited liability company, or tax-option corporation that has added that amount to the partnership's, limited liability company's, or tax-option corporation's income under s. 71.21 (4) or 71.34 (1k) (g) and the amount of credit computed under s. 71.47 (1), (3), (3t), (4), (4m), and (5).

SECTION 38. 71.47 (3rn) (b) of the statutes, as created by 2009 Wisconsin Act 295, section 12, is amended to read:

71.47 (3rn) (b) Filing claims. Subject to the limitations provided in this subsection and s. 506.2056 560.2056, for taxable years beginning after December 31, 2009, and before January 1, 2017, a claimant may claim as a credit against the tax imposed under s. 71.43, up to the amount of the tax, an amount equal to 10 percent of the amount the claimant paid in the taxable year for food processing or food warehousing modernization or expansion related to the operation of the claimant's food processing plant or food warehouse.

NOTE: Inserts correct cross-reference. There is no s. 506.2056. Section 71.07 (3rn) (b) was created as s. 71.07 (3rm) (b) by 2009 Wis. Act 295 and renumbered under s. 13.92 (1) (bm) 2. See also section 104 of this bill.

SECTION 39. The treatment of 71.49 (1) (f) of the statutes by 2009 Wisconsin Act SA 269 is not repealed by 2009 Wisconsin Act 295. Both treatments stand.

NOTE: There is no conflict of substance. As merged by the legislative reference bureau, s. 71.49(1)(f) reads as follows. The cross-reference to s. 71.47(3rn) was changed by the legislative reference bureau under s. 13.92(1)(bm) 2. to reflect the renumbering under s. 13.92(1)(bm) 2. of s. 71.47(3rm), as created by 2009 Wis. Act 295, to s. 71.47(3rn). See also section 104 of this bill.

(f) The total of farmland preservation credit under subch. IX, farmland tax relief credit under s. 71.47 (2m), dairy manufacturing facility investment credit under s. 71.47 (3p), jobs credit under s. 71.47 (3q), meat processing facility investment credit under s. 71.47 (3r), woody biomass harvesting and processing credit under s. 71.47 (3rm), food processing plant and food warehouse investment credit under s. 71.47 (3rn), enterprise zone jobs credit under s. 71.47 (3w), film production services credit under s. 71.47 (5f), film production company investment credit under s. 71.47 (5h), beginning farmer and farm asset owner tax credit under s. 71.47 (8r), and estimated tax payments under s. 71.48.

SECTION 40. 77.54 (20n) (b) of the statutes, as affected by 2009 Wisconsin Acts

185 and 204, is amended to read:

trom a crossreference to S.71.47 (3rm)

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SKV Xi-reb 77.54 (20n) (b) The sales price from the sale of and the storage, use, or other consumption of food and food ingredients, except soft drinks, sold by hospitals, sanatoriums, nursing homes, retirement homes, and community-based residential facilities, as defined in s. 50.01 (1g), child and any facility certified or licensed under ch. 48, including prepared food that is sold to the elderly or handicapped by persons providing mobile meals on wheels. In this paragraph, "retirement home" means a nonprofit residential facility where 3 or more unrelated adults or their spouses have their principal residence and where support services, including meals from a common kitchen, are available to residents.

Note: The stricken "child" was inserted by 2009 Wis. Act 185, but rendered superfluous by the treatment by 2009 Wis. Act 204.

SECTION 41. The treatments of 77.92 (4) of the statutes by 2009 Wisconsin Acts $\sqrt{}$ 265, 269 and 295 are not repealed by 2009 Wisconsin Act 332. All treatments stand.

and.

Note: There is no conflict of substance. As merged by the legislative reference bureau, s. 77.92 (4) reads as follows. The cross-reference to s. 71.07 (3rn) was changed by the legislative reference bureau under s. 13.92 (1) (bm) 2. to reflect the renumbering under s. 13.92 (1) (bm) 2. of s. 71.07 (3rm), as created by 2009 Wis. Act 295, to s. 71.07 (3rn). See also section 104 of this bill.

10055-101-1000 to 5. 71.07(3cm

(4) "Net business income," with respect to a partnership, means taxable income as calculated under section 703 of the Internal Revenue Code; plus the items of income and gain under section 702 of the Internal Revenue Code, including taxable state and municipal bond interest and excluding nontaxable interest income or dividend income from federal government obligations; minus the items of loss and deduction under section 702 of the Internal Revenue Code, except items that are not deductible under s. 71.21; plus guaranteed payments to partners under section 707 (c) of the Internal Revenue Code; plus the credits claimed under s. 71.07 (2dd), (2de), (2di), (2dj), (2dL), (2dm), (2dr), (2ds), (2dx), (2dy), (3g), (3h), (3n), (3p), (3q), (3r), (3rm), (3rn), (3s), (3t), (3w), (5e), (5f), (5g), (5h), (5i), (5j), (5k), (5r), (5rm), and (8r); and plus or minus, as appropriate, transitional adjustments, depreciation differences, and basis differences under s. 71.05 (13), (15), (16), (17), and (19); but excluding income, gain, loss, and deductions from farming. "Net business income," with respect to a natural person, estate, or trust, means profit from a trade or business for federal income tax purposes and includes net income derived as an employee as defined in section 3121 (d) (3) of the Internal Revenue Code.

SECTION 42. 108.18 (7) (a) 2. of the statutes, as affected by 2009 Wisconsin Act

287, is amended to read:

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108.18 (7) (a) 2. Each payment shall be treated as a contribution required and irrevocably paid under this chapter with respect to payrolls preceding the date it is credited except as a refund or credit is authorized under par. (b), (e), (h), or (i).

Note: Inserts comma.

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SECTION 43. 111.70 (1) (a) of the statutes, as affected by 2009 Wisconsin Acts

15, 28, 34 and 60, is amended to read.

111.70 (1) (a) "Collective bargaining" means the performance of the mutual obligation of a municipal employer, through its officers and agents, and the representative of its municipal employees in a collective bargaining unit, to meet and confer at reasonable times, in good faith, with the intention of reaching an agreement, or to resolve questions arising under such an agreement, with respect to wages, hours, and conditions of employment, and with respect to a requirement of the municipal employer for a municipal employee to perform law enforcement and fire fighting services under s. 61.66, and for a school district with respect to any matter under sub. (4) (o), and for a school district with respect to any matter under sub AMA (4) (n) and (o), except as provided in subs. (3m), (3p), and (4) (m) and (mc) and s. 40.81 (3) and except that a municipal employer shall not meet and confer with respect to any proposal to diminish or abridge the rights guaranteed to municipal employees under ch. 164. The duty to bargain, however, does not compel either party to agree to a proposal or require the making of a concession. Collective bargaining includes the reduction of any agreement reached to a written and signed document. The municipal employer shall not be required to bargain on subjects reserved to management and direction of the governmental unit except insofar as the manner of exercise of such functions affects the wages, hours, and conditions of employment of the municipal employees in a collective bargaining unit. In creating this

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subchapter the legislature recognizes that the municipal employer must exercise its powers and responsibilities to act for the government and good order of the jurisdiction which it serves, its commercial benefit and the health, safety, and welfare of the public to assure orderly operations and functions within its jurisdiction, subject to those rights secured to municipal employees by the constitutions of this state and of the United States and by this subchapter.

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NOTE: Adds necessary comma and eliminates redundant language.

SECTION 44. (The treatments of)111.91(2)(n) of the statutes by 2009 Wisconsin

(and 346)

Acts (14 and) 28 are not repealed by 2009 Wisconsin Act 346 Corrects punctuation. amended t

bureau. 8/11/91/2) (n) reads as follows. The cross-reference to s. 632.895 (16m) was changed from 632.895 (16) by the legislative reference bureau under s. 13.92 (1) (bm) 2. to reflect the renumbering under s. 13.92 (1) (bm) 2. of s. 632.895 (16), as created by 2009

Wis. Act 346, to s. 632.895 (16m). See also section 104 of this bill.

and) (n) The provision to employees of the health insurance coverage required under s. 632.895 (11) to (14), (16), (16m), and (17). E score comma

read:

SECTION 45. 115.997 (14) (d) of the statutes, as created by 2009 Wisconsin Act

329, is amended to read:

115.997 (14) (d) The interstate commission shall keep accurate accounts of all receipts and disbursements. The receipts and disbursements of the interstate commission shall be subject to the audit and accounting procedures established under its bylaws. However, all receipts and disbursements of funds handled by the interstate commission shall by be audited yearly by a certified or licensed public accountant and the report of the audit shall be included in and become part of the annual report of the interstate commission.

NOTE: Inserts correct word.

SECTION 46. The treatment of 118.125 (2) (n) of the statutes by 2009 Wisconsin Act 302 is not repealed by 2009 Wisconsin Act 309. Both treatments stand.

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From 118,125(2)(n)

NOTE: There is no conflict of substance. As merged by the legislative reference bureau, s. 118.125 (2) (n) (intro.) and 1., as renumbered and amended by 2009 Wis. Act 309, read:

- (n) For any purpose concerning the juvenile justice system and the system's ability to effectively serve a pupil, prior to adjudication:
- 1. A school board may disclose pupil records to a city attorney, corporation counsel, agency, as defined in s. 938.78 (1), intake worker under s. 48.067 or 938.067, court of record, municipal court, private school, or another school board if disclosure is pursuant to an interagency agreement and the person to whom the records are disclosed certifies in writing that the records will not be disclosed to any other person except as otherwise authorized by law. For the purpose of providing services to a pupil before adjudication, a school board may disclose pupil records to a tribal school if disclosure is pursuant to an agreement between the school board and the governing body of the tribal school and if the school board determines that enforceable protections are provided by a tribal school policy or tribal law that requires the tribal school official to whom the records are disclosed not to disclose the records to any other person except as permitted under this subsection.
- SECTION 47. The treatment of 118.125 (4) of the statutes by 2009 Wisconsin Act SA 1

28 is not repealed by 2009 Wisconsin Act 302. Both treatments stand.

Note: There is no conflict of substance. As merged by the legislative reference bureau, s. 118.125 (4) reads:

(4) Transfer of records. Within 5 working days, a school district and a private school participating in the program under s. 119.23 shall transfer to another school, including a private or tribal school, or school district all pupil records relating to a specific pupil if the transferring school district or private school has received written notice from the pupil if he or she is an adult or his or her parent or guardian if the pupil is a minor that the pupil intends to enroll in the other school or school district or written notice from the other school or school district that the pupil has enrolled or from a court that the pupil has been placed in a juvenile correctional facility, as defined in s. 938.02 (10p), or a secured residential care center for children and youth, as defined in s. 938.02 (15g). In this subsection, "school" and "school district" include any juvenile correctional facility, secured residential care center for children and youth, adult correctional institution, mental health institute, or center for the developmentally disabled that provides an educational program for its residents instead of or in addition to that which is provided by public, private, and tribal schools.

SECTION 48. The treatment of 118.29 (2) (a) 3. of the statutes by 2009 Wisconsin

Act 160 is not repealed by 2009 Wisconsin Act 302. Both treatments stand.

NOTE: There is no conflict of substance. As merged by the legislative reference bureau, eff. 3-1-11, s. 118.29 (2) (a) 3. reads:

3. Subject to sub. (4m), is immune from civil liability for his or her acts or omissions in administering a nonprescription drug product or prescription drug to a pupil under subd. 1., 2., 2m., or 2r. unless the act is in violation of sub. (6) or the act or omission constitutes a high degree of negligence. This subdivision does not apply to health care professionals.

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Section 49. The treatment of 118.29 (2) (b) of the statutes by 2009 Wisconsin 1 Act 160 is not repealed by 2009 Wisconsin Act 302. Both treatments stand. 2 NOTE: There is no conflict of substance. As merged by the legislative reference bureau, eff. 3-1-11, s. 118.29 (2) (b) reads: (b) Subject to sub. (4m), any school district administrator, county children with disabilities education board administrator, cooperative educational service agency administrator, public, private, or tribal school principal, or private or tribal school administrator who authorizes an employee or volunteer to administer a nonprescription drug product or prescription drug to a pupil under par. (a) is immune from civil liability for the act of authorization unless it constitutes a high degree of negligence or the administrator or principal authorizes a person who has not received the required training under sub. (6) to administer a nonprescription drug product or prescription drug to a 3 **Section 50.** The treatments of 119.04 (1) of the statutes by 2009 Wisconsin Acts 28, 60, 96, 215, 273 and 305 are not repealed by 2009 Wisconsin Act 309. All 4 115.445 5 treatments stand. NOTE: There is no conflict of substance. As merged by the legislative reference bureau, s. 119.04 (1) reads: (1) Subchapters IV, X and VII of ch. 115, ch. 121 and ss. 66.0235 (3) (c), 66.0603 (1m) to (3), 115.01 (1) and (2), 115.28, 115.31, 115.33, 115.34, 115.343, 115.345, 115.361, 115.365 (3), 115.38 (2), (115.45, 118.001 to 118.04, 118.045, 118.06, 118.07, 118.075, 118.076, 118.10, 118.12, 118.125 to 118.14, 118.145 (4), 118.15, 118.153, 118.16, 118.162, 118.163, 118.164, 118.18, 118.19, 118.20, 118.225, 118.24 (1), (2) (c) to (f), (6), (8), and (10), 118.255, 118.258, 118.291, 118.30 to 118.43, 118.46, 118.51, 118.52, 118.55, 120.12 (5) and (15) to (27), 120.125, 120.13 (1), (2) (b) to (g), (3), (14), (17) to (19), (26), (34), (35), (37), (37m), and (38), 120.14, 120.21 (3), and 120.25 are applicable to a 1st class city school district and board. SECTION 51. The treatment of 120.13 (2) (g) of the statutes by 2009 Wisconsin 6 Act 146 is not repealed by 2009 Wisconsin Act 218. Both treatments stand. 7 rand 218 are NOTE: There is no conflict of substance. As merged by the legislative reference bureau, s. 120.13 (2) (g) reads: (g) Every self-insured plan under par. (b) shall comply with ss. 49.493 (3) (d), 631.89, 631.90, 631.93 (2), 632.746 (10) (a) 2. and (b) 2., 632.747 (3), 632.798, 632.85, 632.853, 632.855, 632.87(4), (5), and (6), 632.885, 632.89, 632.895(9) to (17), 632.896, and 767.513 (4). SECTION 52. 138.14 (14) (g) of the statutes, as created by 2009 Wisconsin Act 8 9 405, is amended to read: 10

138.14 (14) (g) The division shall, by order or rule, stipulate the period for which data is to be retained in the database only as required to ensure licensee

compliance with this act section or for enforcement or compliance purposes. The division may require that any identifying customer information be deleted from the database when data is archived. The division may maintain access to archived data for future legislative or policy review.

Note: Inserts correct cross-reference.

SECTION 53. The treatment of 146.81 (4) of the statutes by 2009 Wisconsin Act

28 is not repealed by 2009 Wisconsin Act 209. Both treatments stand.

NOTE: There is no conflict of substance. As merged by the legislative reference bureau, s. 146.81 (4) reads:

(4) Patient health care records" means all records related to the health of a patient prepared by or under the supervision of a health care provider; and all records made by an ambulance service provider, as defined in s. 256.01 (3), an emergency medical technician, as defined in s. 256.01 (5), or a first responder, as defined in s. 256.01 (9), in administering emergency care procedures to and handling and transporting sick, disabled, or injured individuals. "Patient health care records" includes billing statements and invoices for treatment or services provided by a health care provider and includes health summary forms prepared under s. 302.388 (2). "Patient health care records" does not include those records subject to s. 51.30, reports collected under s. 69.186, records of tests administered under s. 252.15 (5g) or (5j), 343.305, 938.296 (4) or (5) or 968.38 (4) or (5), records related to sales of pseudoephedrine products, as defined in s. 961.07 (20c), that are maintained by pharmacies under s. 961.235, fetal monitor tracings, as defined under s. 146.817 (1), or a pupil's physical health records maintained by a school under s. 118.125.

SECTION 54. 153.05 (1) (b) of the statutes, as affected by 2009 Wisconsin Act

274, is amended to read:

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153.05 (1) (b) The entity under contract under sub. (2m) (a) shall collect from hospitals and ambulatory surgery centers the health care information required of hospitals and ambulatory surgery centers by the department under ch. 153, 2001 stats., and the rules promulgated under ch. 153, 2001 stats., including, by the date "that is 18 months after the date of the contract under sub. (2m) (a), outpatient hospital-based services. The entity shall analyze and disseminate that health care information, as adjusted for case mix and severity, in the manner required under this

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1	subchapter, under ch. 153, 2001 stats., and under the rules promulgated under ch.	
2	153, 2001 stats., and in language that is understandable to laypersons.	
	NOTE: Confirms the correction of an "obvious typographical error" by the legislative reference bureau under s. 35.17, as published in the 2009–10 Statutes. 2009 Wis. Act 274 added a single opening quote without showing it as scored. No change was intended.	
3	SECTION 55. 165.755 (1) (b) of the statutes, as affected by 2009 Wisconsin Acts	(K)
4	12, 28 and 100, is amended to read:	Al for
5	165.755 (1) (b) A court may not impose the crime laboratories and drug law	
6	enforcement surcharge under par. (a) for a violation of s. 101.123 (2) or (2m), for a	
7	financial responsibility violation under s. $344.62(2)$, or for a violation of a state law	
8	or municipal or county ordinance involving a nonmoving traffic violation, a violation	
9	under s. 343.51 (1m) (b), or a safety belt use violation under s. 347.48 (2m).	
	Note: Inserts a necessary comma.	
10	Section 56. 323.51 (1) (title) of the statutes, as affected by 2009 Wisconsin Act	
11	42, section 124, and 2009 Wisconsin Act 363, section 5, is amended to read:	
12	323.51 (1) (title) Designation and use of a emergency temporary location by	
13	THE GOVERNOR.	
	NOTE: "Emergency" was deleted in the 2009 Wis. Act 42 treatment without being shown as stricken. The change was intended.	
14	Section 57. 179.046 (title) of the statutes is created to read:	
15	179.046 (title) Change of registered office or agent.	
(143	Note: Section 179.046 was created without a title by 2009 Wis. Act 237.	
16	SECTION 58. The treatments of 185.983 (1) (intro.) of the statutes by 2009	sky
17	Wisconsin Acts 146 and 165 are not repealed by 2009 Wisconsin Act 219. All	had
18	treatments stand. (346)	
	Note: There is no conflict of substance. As merged by the legislative reference bureau, s. 185.983 (1) (intro.) reads:	
	Every voluntary nonprofit health care plan operated by a cooperative association organized under s. 185.981 shall be exempt from chs. 600 to 646, with the exception of ss. 601.04, 601.13, 601.31, 601.41, 601.42, 601.43, 601.44, 601.45, 611.26,	

611.67, 619.04, 623.11, 623.12, 628.34 (10), 631.17, 631.89, 631.93, 631.95, 632.72 (2),

	632.745 to 632.749, 632.775, 632.79, 632.795, 632.798, 632.85, 632.853, 632.855, 632.87 (2), (2m), (3), (4), (5), and (6), 632.885, 632.89, 632.895 (5) and (8) to (17), 632.896, and 632.897 (10) and chs. 609, 620, 630, 635, 645, and 646, but the sponsoring association shall:
1	SECTION 59. 193.221 (1) (b) of the statutes is amended to read:
2	193.221 (1) (b) The articles may be amended as restated articles using the
3	procedure under par. (a). If restated articles are adopted, the restated articles
4	supercede supersede all prior articles and amendments to the articles.
5	Note: Makes spelling consistent with the remainder of the statutes. Section 60. 196.027 (2) (e) 3. of the statutes is amended to read:
6	196.027 (2) (e) 3. An application by an energy utility for a financing order and
7	commission approval of a financing order are in addition to and do not replace or
8	supercede supersede any other review or approval by the commission under this
9	chapter that may be required or allowed for environmental control activities.
***	NOTE: Makes spelling consistent with the remainder of the statutes.
10	SECTION 61. The treatment of 252.15 (2) (a) 7. of the statutes by 2009 Wisconsin
11	Act 209 is not repealed by 2009 Wisconsin Act 302. Both treatments stand.
	Note: There is no conflict of substance. As merged by the legislative reference bureau, s. 252.15 (5g) (a), as renumbered by 2009 Wis. Act 209, reads:
	(a) The contact occurred under one of the following circumstances:
	1. The person is an emergency medical technician; first responder; fire fighter; peace officer; correctional officer; person who is employed at a juvenile correctional facility, as defined in s. 938.02 (10p), or a secured residential care center for children and

- peace officer; correctional officer; person who is employed at a juvenile correctional facility, as defined in s. 938.02 (10p), or a secured residential care center for children and youth, as defined in s. 938.02 (15g); state patrol officer; jailer, keeper of a jail, or person designated with custodial authority by the jailer or keeper and the contact occurred during the course of the person providing care or services to the individual.
- 2. The person is a peace officer, correctional officer, state patrol officer, jailer, or keeper of a jail, or person designated with custodial authority by the jailer or keeper and the contact occurred while the person was searching or arresting the individual or while controlling or transferring the individual in custody.
- 3. The person is a health care provider or an employee of a health care provider and the contact occurred during the course of the person providing care or treatment to the individual or handling or processing specimens of body fluids or tissues of the individual.
- 4. The person is a staff member of a state crime laboratory and the contact occurred during the course of the person handling or processing specimens of body fluids or tissues of the individual.

5. The person is a social worker or an employee of a school district, cooperative educational service agency, charter school, private school, tribal school, as defined in s. 115.001 (15m), the Wisconsin Educational Services Program for the Deaf and Hard of Hearing, or the Wisconsin Center for the Blind and Visually Impaired and the contact occurred while the person was performing employment duties involving the individual.

6. While the person rendered emergency care at the scene of an emergency or accident, if the person is immune from civil liability for rendering the care under s. 895.48 or 895.4802 (2).

95.48

SECTION 62. The treatment of 252.15 (5) (a) 19. of the statutes by 2009

Wisconsin Act 28 is not repealed by 2009 Wisconsin Act 209. Both treatments stand.

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Note: There is no conflict of substance. As merged by the legislative reference bureau effective the date stated in the notice provided by the secretary of children and families and published in the Wisconsin Administrative Register under s. 48.62 (9), s. 252.15 (3m) (d) 15., as renumbered from s. 252.15 (5) (a) 19. by 2009 Wis. Act 209, reads:

15. If the subject of the HIV test is a child who has been placed in a foster home, group home, residential care center for children and youth, or juvenile correctional facility, as defined in s. 938.02 (10p), including a placement under s. 48.205, 48.21, 938.205, or 938.21, or for whom placement in a foster home, group home, residential care center for children and youth, or juvenile correctional facility is recommended under s. 48.33 (4), 48.425 (1) (g), 48.837 (4) (c), or 938.33 (3) or (4), to an agency directed by a court to prepare a court report under s. 48.33 (1), 48.424 (4) (b), 48.425 (3), 48.831 (2), 48.837 (4) (c), or 938.33 (1), to an agency responsible for preparing a court report under s. 48.365 (2g), 48.425 (1), 48.831 (2), 48.837 (4) (c), or 938.365 (2g), to an agency responsible for preparing a permanency plan under s. 48.355 (2e), 48.38, 48.43 (1) (c) or (5) (c), 48.63 (4) or (5) (c), 48.831 (4) (e), 938.355 (2e), or 938.38 regarding the child, or to an agency that placed the child or arranged for the placement of the child in any of those placements and, by any of those agencies, to any other of those agencies and, by the agency that placed the child or arranged for the placement of the child in any of those placements, to the child's foster parent or the operator of the group home, residential care center for children and youth, or juvenile correctional facility in which the child is placed, as provided in s. 48.371 or 938.371.

SECTION 63. 252.15 (5m) (d) 2. of the statutes, as created by 2009 Wisconsin Act 209, is amended to read:

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252.15 (5m) (d) 2. A physician, physician assistant, or advanced practice nurse prescriber, based on information provided to the physician, physician assistant, or advanced practice nurse prescriber, determines and certifies in writing that the contact under subd. 1. constitutes a significant exposure. A health care provider who as has a contact under par. (d) subd. 1. c. may not make the certification under this subdivision for himself or herself.

Note: Inserts correct word and citation.

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Section 64. 253.115 (8) of the statutes, as created by 2009 Wisconsin Act 279, 1 2 is amended to read: 253.115 (8) Confidentiality. Except as provided under pars. sub. (7) (a) 3. and 3 (b), no information obtained under this section from the parents or legal guardian 4 5 may be disclosed except for use in statistical data compiled by the department without reference to the identity of any individual and except as provided in s. 146.82 6 7 (2).Note: Inserts correct cross-reference. **SECTION 65.** 299.80 (9) (b) of the statutes is amended to read: 8 9 299.80 (9) (b) A provision of an approval that is identified under sub. (3) (b) as

NOTE: Makes spelling consistent with the remainder of the statutes.

being replaced by a cooperative agreement is superceded superseded by the

Section 66. The treatment of 301.12 (14) (a) of the statutes by 2009 Wisconsin Act 28 is not repealed by 2009 Wisconsin Act 218. Both treatments stand.

NOTE: There is no conflict of substance. As merged by the legislative reference bureau, effective the date stated in the notice provided by the secretary of children and families and published in the Wisconsin Administrative Register under s. 48.62 (9), s. 301.12 (14) (a) reads:

(a) Except as provided in pars. (b) and (c), liability of a person specified in sub. (2) or s. 301.03 (18) for care and maintenance of persons under 17 years of age in residential, nonmedical facilities such as group homes, foster homes, residential care centers for children and youth, and juvenile correctional institutions is determined in accordance with the cost-based fee established under s. 301.03 (18). The department shall bill the liable person up to any amount of liability not paid by an insurer under s. 632.89 (2) or (4m) or by other 3rd-party benefits, subject to rules that include formulas governing ability to pay promulgated by the department under s. 301.03 (18). Any liability of the resident not payable by any other person terminates when the resident reaches age 17, unless the liable person has prevented payment by any act or omission.

Section 67. 302.46 (1) (a) of the statutes, as affected by 2009 Wisconsin Acts

12, 28 and 100, is amended to read:

cooperative agreement.

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302.46 (1) (a) If a court imposes a fine or forfeiture for a violation of state law or for a violation of a municipal or county ordinance except for a violation of s. 101.123(2) or (2m), for a financial responsibility violation under s. 344.62(2), or for a violation of state laws or municipal or county ordinances involving nonmoving traffic violations, violations under s. 343.51 (1m) (b), or safety belt use violations under s. 347.48 (2m), the court, in addition, shall impose a jail surcharge under ch. 814 in an amount of 1 percent of the fine or forfeiture imposed or \$10, whichever is greater. If multiple offenses are involved, the court shall determine the jail surcharge on the basis of each fine or forfeiture. If a fine or forfeiture is suspended in whole or in part, the court shall reduce the jail surcharge in proportion to the suspension.

Note: Inserts a necessary comma. 🗸

SECTION 68. 341.14 (6m) (d) 3. of the statutes, as created by 2009 Wisconsin Act 195, is amended to read:

341.14 (6m) (d) 3. Notwithstanding subd. 2., upon receiving any application for renewal of registration of a vehicle for which special plates have been issued under this subsection, if the applicant identifies himself or herself in the application as a member or former member of a Wisconsin national guard unit identified by the department of military affairs under subd. 5. and if the department is required under s. 341.135 (2) to issue new registration plates for the vehicle, the department shall provide to the applicant, to be affixed to one of these plates, a decal described in subd.

1. and instructions for placement of the decal on the plate.

Note: Corrects cross-reference. Section 341.135 (2) was repealed by 2009 Wis. Act NOTE: Corrects cross-reference. Section 341.130 (2) was repeated, 228 and the portion relevant to s. 341.14 (6m) (d) 3., as created by 2009 Wis. Act 195, was a second of the portion of the second of the portion of th

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SECTION 69. The treatments of 341.14 (6r) (b) 1. of the statutes by 2009

Wisconsin Acts 159 and 224 are not repealed by 2009 Wisconsin Act 226. All

treatments stand.

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from cross-references to par. (f) GI.

Note: There is no conflict of substance. As merged by the legislative reference bureau(s. 341.14 (6r) (b) 1. reads as follows. The cross-references to par. (f) 61r. and 61m. were changed by the legislative reference bureau under s. 13.92 (1) (bm) 2. to reflect the renumbering under s. 13.92 (1) (bm) 2. of s. 341.14 (6r) (f) 61., as created by 2009 Wis. Act 226, to s. 341.14 (6r) (f) 61r. and of s. 341.14 (6r) (f) 61n. as created by 2009 Wis. Act 224, to 341.14 (6r) (f) 61m. See also section 104 of this bill.

(341.14 (6r) (b) 1. Subject to subd. 1m., upon application to register an automobile or motor home, or a motor truck, dual purpose motor home or dual purpose farm truck which has a gross weight of not more than 8,000 pounds, or a farm truck which has a gross weight of not more than 12,000 pounds, by any person who is a resident of this state and a member of an authorized special group, the department shall issue to the person special plates whose colors and design shall indicate that the vehicle is owned by a person who is a member of the applicable special group. The department may not issue any special group plates under par. (f) 55., 60., or 61r. until 6 months after the department has received information sufficient for the department to determine that any approvals required for use of any logo, trademark, trade name or other commercial symbol designating the professional football team or the professional baseball team or associated with Harley-Davidson, Inc., have been obtained. Subject to sub. (9) (d), the department may not issue any special group plates under par. (f) 61m. until the department has received information sufficient for the department to determine that any license or other approval required for use of any logo, trademark or service mark, trade name or other commercial symbol to be used on or in association with these plates has been obtained. Notwithstanding s. 341.12 (2), if the department of corrections does not have flat-plate technology available for use in manufacturing license plates at quality and cost comparable to that available from the state of Minnesota, the department of transportation may not issue any special group plates under par. (f) 59. unless the department of transportation purchases the plates from the state of Minnesota. Sections 16.70, 16.71, 16.72, 16.75, 16.752 to 16.755, 16.765, 16.77, and 16.82 do not apply to purchases of plates issued under par. (f) 59. from the state of Minnesota.

SECTION 70. The treatment of 341.14 (6r) (c) of the statutes by 2009 Wisconsin

Acts (224 are not repealed by 2009 Wisconsin Act 226. All treatments stand.

Note: There is no conflict of substance. As merged by the legislative reference bureauls. 341.14 (6r) (c) reads as follows. The cross-references to par. (f) 61r. and 61m. were changed by the legislative reference bureau under s. 13.92 (1) (bm) 2. to reflect the renumbering under s. 13.92 (1) (bm) 2. of s. 341.14 (6r) (f) 61., as created by 2009 Wis. Act 226, to s. 341.14 (6r) (f) 61r. and of s. 341.14 (6r) (f) 61., as created by 2009 Wis. Act 224, to 341.14 (6r) (f) 61m. See also section 104 of this bill.

(c) Special group plates shall display the word "Wisconsin", the name of the applicable authorized special group, a symbol representing the special group, not exceeding one position, and identifying letters or numbers or both, not exceeding 6 positions and not less than one position. The department shall specify the design for special group plates, but the department shall consult the president of the University of Wisconsin System before specifying the word or symbol used to identify the special groups under par. (f) 35. to 47., the secretary of natural resources before specifying the word or

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from cross-references

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par. (f)

symbol used to identify the special groups under par. (f) 50. and 59., the chief executive officer of the professional football team and an authorized representative of the league of professional football teams described in s. 229.823 to which that team belongs before specifying the design for the applicable special group plate under par. (f) 55., the chief trademark officer of Harley-Davidson Michigan, LLC before specifying the design for the applicable special group plate under par. (f) 61r., the department of veterans affairs before specifying the design for the special group plates under par. (f) 49d., 49h., and 49s., and the department of tourism and chief executive officer of the organization specified in par. (f) 55m. before specifying the design and word or symbol used to identify the special group name for special group plates under par. (f) 55m. Special group plates under par. (f) 50. shall be as similar as possible to regular registration plates in color and design. The department shall make available 2 designs for the special group plates under par. (f) 60. The department may not specify any design for the special group plates under par. (f) 60. unless the design is approved by the executive vice president of the Milwaukee Brewers Baseball Club LP. The word or symbol used to identify the special group under par. (f) 59. shall be different from the word or symbol used to identify the special group under par. (f) 50, and the design shall cover the entire plate. Special group plates under par. (f) 61m. shall display a logo or image of the lion associated with the Lions Clubs International. Special group plates under par. (f) 61r. shall display a bar and shield logo associated with Harley-Davidson, Inc., on the left portion of the plates and the words "share the road" on the bottom portion of the plates.

SECTION 71. The treatments of 341.14 (6r) (fm) 7. of the statutes by 2009

June 1 , 2011

Wisconsin Acts 159, 224 and 226 are not repealed by 2009 Wisconsin Act 230. All 2

treatments stand.

NOTE. There is no conflict of substance. As merged by the legislative reference bureau s. 341.14 (67) (fm) 7., effective 6-1-1), reads as follows. The cross-references to par. (f) 61r. and 61m. were changed by the legislative reference bureau under s. 13.92 (1) (bm) 2. to reflect the renumbering under s. 13.92 (1) (bm) 2. of s. 341.14 (6r) (f) 61., as created by 2000 Wis. Act 226, to s. 341.14 (6r) (f) 61r. and of s. 341.14 (6r) (f) 61., as created by 2009 Wis. Act 224, to 341.14 (6r) (f) 61m. See also section 104 of this bill.

7 After October 1, 1998, additional authorized special groups may only be special groups designated by the department under this paragraph. The authorized special groups enumerated in par. (f) shall be limited solely to those special groups specified under par. (f) on October 1, 1998. This subdivision does not apply to the special groups specified under par. (f) 3m., 6m., 9g., 9m., 12g., 12m., 15m., 19m., 49d., 49h., 49s., 54., 55., 55m., 56., 57., 58., 59., 60., 61., 61m., and 61r.

SECTION 72. The treatment of 343.06 (1) (c) of the statutes by 2009 Wisconsin

Act 28 is not repealed by 2009 Wisconsin Act 302. Both treatments stand.

NOTE: There is no conflict of substance. As merged by the legislative reference bureau, s. 343.06 (1) (c) reads:

(c) To any person under age 18 unless the person is enrolled in a school program or high school equivalency program and is not a habitual truant as defined in s. 118.16 (1) (a), has graduated from high school or been granted a declaration of high school graduation equivalency, or is enrolled in a home-based private educational program, as defined in s. 115.001 (3g), and has satisfactorily completed a course in driver education in public schools approved by the department of public instruction, or in technical colleges

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approved by the technical college system board, or in nonpublic and private schools or tribal schools, as defined in s. 115.001 (15m), that meet the minimum standards set by the department of public instruction, or has satisfactorily completed a substantially equivalent course in driver training approved by the department and given by a school licensed by the department under s. 343.61, or has satisfactorily completed a substantially equivalent course in driver education or training approved by another state and has attained the age of 16, except as provided in s. 343.07 (1g). The department shall not issue a license to any person under the age of 18 authorizing the operation of "Class M" vehicles unless the person has successfully completed a basic rider course approved by the department. The department may, by rule, exempt certain persons from the basic rider course requirement of this paragraph. Applicants for a license under s. 343.08 or 343.135 are exempt from the driver education, basic rider or driver training course requirement. The secretary shall prescribe rules for licensing of schools and instructors to qualify under this paragraph. The driver education course shall be made available to every eligible student in the state. Except as provided under s. 343.16 (1) (bm) and (c) and (2) (cm) to (e), no operator's license may be issued unless a driver's examination has been administered by the department.

SECTION 73. 346.915 (3) of the statutes, as created by 2009 Wisconsin Act 255, is amended to read:

346.915 (3) The operator of any vehicle that is not a snowplow and that approaches from the rear any snowplow that is engaged in highway winter maintenance snow and ice removal, as described in sub. (1), and is using lamps described in s. 347.26 (7) and that is stopped at an intersection shall stop not less than 20 feet from the snowplow and remain stopped until the snowplow resumes motion.

Adds "and" in 2 places to correct grammar.

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SECTION 74. 440.314 (1) of the statutes, as created by 2009 Wisconsin Act 282, is amended to read:

440.314 (1) The department may promulgate rules necessary to administer this subchapter, including rules of conduct by behavior analysts and by holders of temporary permits under sub. (2). Except as provided in subs. (2), and (3), and (4), any rules regarding the practice of behavior analysis shall be consistent with standards established by the Behavior Analyst Certification Board, Inc., or its successor organization.

Note: There is no s. 440.314 (4).

1	SECTION 75. 448.015 (4) of the statutes, as affected by 2009 Wisconsin Acts 280
2	and 382, is renumbered 448.015 (4) (am) and 448.015 (4) (am) 2., as renumbered, is
3	amended to read:
4	448.015 (4) (am) 2. Any act by a physician or physician assistant in violation
5	of ch. 450 or 961.
6	(bm) "Unprofessional conduct" does not include providing expedited partner
7	therapy as described in s. 448.035.
	NOTE: 2009 Wisconsin Act 280 added to s. 448.015 (4) the language in the paragraph numbered (bm) by this provision. 2009 Wis. Act 382 subdivided s. 448.015 (4) into multiple paragraphs without taking into account the treatment by Act 280. Section 448.015 (4) is renumbered and reorganized by this provision to accommodate the language added by Act 280 within the structure created by Act 382.
8	SECTION 76. 450.01 (23) (c) of the statutes is amended to read:
9	450.01 (23) (c) The distribution of prescription drug samples, if the distribution
10	is permitted under 21 CFR USC 353 (d).
	is permitted under 21 CFR USC 353 (d). Note: Inserts correct cross-reference. There is no 21 CFR 353 (d). Prug samples of
11	SECTION 77. 460.10 (1) (a) of the statutes, as affected by 2009 Wisconsin Act
(12)	355, is amended to read: Section 435
13	460.10 (1) (a) Requirements and procedures for a license holder to complete
14	continuing education programs or courses of study to qualify for renewal of his or her
15	license. The rules promulgated under this paragraph may not require a license
16	holder to complete more than 24 hours of continuing education programs
17	or courses of study in order to qualify for renewal of his or her license.
	Note: Replaces the singular with the plural for internal consistency.
18	SECTION 78. 628.347 (3) (b) 1. of the statutes, as created by 2009 Wisconsin Act
19	343, is amended to read:
	343, is amended to read:

1	628.347 (3) (b) 1. Nothing in this subsection restricts an insurer from
2	contracting for the performance of a function required under par. (a), including
3	maintenance of procedures. An insurer is responsible for taking appropriate
4	corrective action and may be subject to, sanctions and penalties under subs. (5) and
5	(6), regardless of whether the insurer contracts for the performance of a function and
6	regardless of the insurer's compliance with subd. 2.
	Note: Inserts missing word.
7	SECTION 79. 632.32 (2) (ag) of the statutes, as created by 2009 Wisconsin Act
8	342, is repealed provides
	Note: Section 632.32 (2) (ag) creates a definition of "governmental unit" applicable to s. 632.32, but the term is not used in s. 632.32.
9	SECTION 80. 814.63 (1) (c) of the statutes, as affected by 2009 Wisconsin Act 12,
10	28 and 100, is amended to read:
11	814.63 (1) (c) This subsection does not apply to an action for a violation of s.
12	101.123 (2) or (2m), for a financial responsibility violation under s. 344.62 (2), for a
13	violation under s. 343.51 (1m) (b), or for a safety belt use violation under s. 347.48
14	(2m).
	Note: Adds "for" for internal consistency.
15	SECTION 81. The treatments of 895.48 (1m) (a) (intro.) of the statutes by 2009
16	Wisconsin Acts 113 and 302 are not repealed by 2009 Wisconsin Act 355. All
17	treatments stand.
	Note: There is no conflict of substance. As merged by the legislative reference bureau, s. 895.48 (1m) (a) (intro.) reads:

(a) Except as provided in par. (b), any physician, physician assistant, podiatrist, or athletic trainer licensed under ch. 448, chiropractor licensed under ch. 446, dentist licensed under ch. 447, emergency medical technician licensed under s. 256.15, first responder certified under s. 256.15 (8), registered nurse licensed under ch. 441, or a massage therapist or bodywork therapist licensed under ch. 460 who renders voluntary health care to a participant in an athletic event or contest sponsored by a nonprofit corporation, as defined in s. 66.0129 (6) (b), a private school, as defined in s. 115.001 (3r), a tribal school, as defined in s. 115.001 (15m), a public agency, as defined in s. 46.856 (1) (b), or a school, as defined in s. 609.655 (1) (c), is immune from civil liability for his or her acts or omissions in rendering that care if all of the following conditions exist:

Section 82. The treatments of 911.01 (4) (c) of the statutes by 2009 Wisconsin

Acts 214 and 261 are not repealed by 2009 Wisconsin Act 349. (Both treatments

stand.

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NOTE: There is no conflict of substance. As merged by the legislative reference bureau, s. 911.01 (4) (c) read as follows. See also section (0) of this bill. Miscellaneous proceedings. Proceedings for extradition or rendition;

sentencing, granting or revoking probation, modification of a sentence under s. 302.1135, adjustment of a bifurcated sentence under s. 973.195 (1r), release to extended supervision under s. 302.113 (2) (b) or 304.06 (1) or discharge under s. 973.01 (4m); issuance of subpoenas or warrants under s. 968.375, arrest warrants, criminal summonses, and search warrants; hearings under s. 980.09 (2); proceedings under s. 971.14 (1r) (c); or proceedings with respect to pretrial release under ch. 969 except where habeas corpus is utilized with respect to release on bail or as otherwise provided in ch. 969; and proceedings under s. 165.76 (6) to compel provision of a biological specimen for deoxyribonucleic acid analysis.

SECTION 83. The treatment of 938.371 (1) (a) of the statutes by 2009 Wisconsin

Act 28 is not repealed by 2009 Wisconsin Act 209. Both treatments stand.

NOTE: There is no conflict of substance. As merged by the legislative reference bureau)effective the date stated in the notice provided by the secretary of children and families and published in the Wisconsin Administrative Register under s. 48.62 (9), s. 938.371 (1) (a) reads:

(a) Results of an HIV test, as defined in s. 252.01 (2m), of the juvenile as provided under s. 252.15 (3m) (d) 15., including results included in a court report or permanency plan. At the time that the test results are provided, the agency shall notify the foster parent, relative, or operator of the group home, residential care center for children and youth, or juvenile correctional facility of the confidentiality requirements under s. 252.15

SECTION 84. 938.396 (1) (c) 3. of the statutes, as affected by 2009 Wisconsin Acts 302 and 309, is amended to read:

.938.396 (1) (c) 3. (intro.) At the request of a school district administrator, administrator of a private school, or administrator of a tribal school, or designee of a school district administrator, private school administrator, or tribal school administrator, or on its own initiative, a law enforcement agency may, subject to official agency policy, provide to the school district administrator, private school administrator, or tribal school administrator or designee, for use as provided in s.

1	118.127, any information in its records relating to any of the following if the official
2	agency policy specifies that the information may not be provided to an administrator
3	of a tribal school or a tribal school administrator's designee unless the governing
4	body of the tribal school agrees that the information will be used by the tribal school
5	as provided in s. 118.127 (2) :
	NOTE: 2009 Wis. Act 302 inserted the cross-reference to s. 118.127 (2), but 2009 Wis. Act 309 renumbered s. 118.127 (2) to s. 118.127 and changed the previously existing cross-reference in this provision from s. 118.127 (2) to s. 118.127.
6	SECTION 85. 2009 Wisconsin Act 190, section 37, is amended by replacing
$\sqrt{7}$	"critical access hospitals," with "critical access hospitals,".
)	NOTE: An underscored comma was inserted without being shown as underscored. The change was intended.
8	SECTION 86. 2009 Wisconsin Act 200, section 10m, is amended by replacing "a
9	water heater," with "a water heater,".
	NOTE: "A" was inserted without being underscored. The change was intended.
10	SECTION 87. 2009 Wisconsin Act 203, section 5, is amended by replacing "or
11	within the applicable time under sub. (1) or (2) , whichever is latest" with "or within
12	the applicable time under sub. (1) or (2), whichever is latest".
	Note: Language was inserted without being underscored. The change was intended.
13	SECTION 88. 2009 Wisconsin Act 209, section 33, is amended by replacing
14	"home health agency, or inpatient" with "home health agency or inpatient".
	Note: Removes unnecessary inserted comma from stricken material.
15	SECTION 89. 2009 Wisconsin Act 209, section 106, is amended by replacing
16	"252.15 (5g) (intro.) and (a) of the statutes are created to read:" with "252.15 (5g)
L7	(intro.) and (a) (intro.) of the statutes are created to read:".
	NOTE: 2009 Wis. Act 209, section 106, only created s. 252.15 (5g) (a) (intro.) and not the subsequent subdivisions.

1	Section 90. 2009 Wisconsin Act 258, section 1, is amended by replacing "owned
2	by the individual," with "owned by the individual,".
f*****	Note: A comma was inserted without being underscored. The change was intended.
3	SECTION 91. 2009 Wisconsin Act 302, section 12 is amended by replacing
4	"supercomputer services to state" with "supercomputer services, but not integrated
5	business information system services under \$\(16.971 \) (2) (cf), to state".
	NOTE: The phrase ", but not integrated business information system services under s. 16.971 (2) (cf)," was deleted without being stricken. No change was intended.
6	SECTION 92. 2009 Wisconsin Act 302, section 18, is amended by replacing
7	"secondary schools, including" with "secondary schools, including" in 2 places.
	Note: Commas were inserted without being shown as underscored. The change was intended.
8	SECTION 93. 2009 Wisconsin Act 302, section 27, is amended by replacing
9	$\text{``}45.20\ (2)\ (a)\ 1.\text{, (c)}\ 1.\ and\ (d)\ 1.\ of\ the\ statutes\ are\ amended\ to\ read:''\ with\ \text{``}45.20\ (2)$
10	(a) 1., (c) 1. and (d) 1. (intro.) of the statutes are amended to read:".
	Note: Section 45.20 (2) (d) 1. (intro.), and not the remainder of 45.20 (2) (d) 1., is treated by 2009 Wis. Act 302.
11	SECTION 94. 2009 Wisconsin Act 302, section 69, is amended by replacing
12	"developmentally disabled," with "developmentally disabled,".
	Note: A comma was inserted without being underscored. The change was intended.
13	SECTION 95. 2009 Wisconsin Act 302, section 70, is amended by replacing
14	"district or, private" with "district or, private".
	${\tt Note:}\ A$ comma was shown as both stricken and underscored. The underscore was intended.
15	Section 96. 2009 Wisconsin Act 321, section 153, is amended by replacing
16	"individual," with "individual,".
	NOTE: A comma was inserted without being underscored. The change was intended.

1	SECTION 97. 2009 Wisconsin Act 332, section 8, is amended by replacing
2	"partnership's, company's" with "partnership's, limited liability company's".
	Note: "Limited liability" was deleted without being stricken. No change was intended. See also section 32 of this bill.
3	SECTION 98. 2009 Wisconsin Act 334, section 25, is amended by replacing
4	""Treatment services" with "_Treatment services".
	Note: A quotation mark was added without being underscored. The change was intended.
5	SECTION 99. 2009 Wisconsin Act 334, section 33, is amended by replacing
6	"systems of care," and "agencies agency," with "systems of care," and "agencies
7	agency,".
	Note: Two commas were inserted without being underscored. The change was \checkmark intended.
8	SECTION 100. 2009 Wisconsin Act 334, section 52, is amended by replacing "115,
9	118, or 938" with "115, 118, or 938".
<u> </u>	Note: A comma was added without being underscored. The change was intended.
10	SECTION 101. 2009 Wisconsin Act 349, section 1, is amended by replacing
11	"warrant; hearing" with "warrants; hearing".
	Note: "Warrants" was changed to "warrant" without strikes and scores. No change was intended. See also section 82 of this bill.
12	Section 102. 2009 Wisconsin Act 355, section 16, is amended by replacing
13	"B.W." with "B.W.,".
	Note: A period was deleted without being stricken. The change was unintended.
14	SECTION 103. 2009 Wisconsin Act 367, section 10, is amended by replacing "in
15	subd. 2." with "in subd. 2.".
	Note: An existing period was underscored. No change was intended.
16	SECTION 104. Section 13.92 (1) (bm) 2., stats renumbering and
17	cross-reference changes The statute in column A is renumbered to the statute
18	number in column B and cross-references to the renumbered statute are changed in

_ listed

- the statutes in column C to agree with the renumbered statute, under section 13.92
- 2 (1) (bm) 2. of the statutes:

Note: Confirms renumbering and corresponding cross-reference changes under s. $13.92\,(1)\,(\mathrm{bm})\,2$. eliminating the duplication of statute numbers in 2009 Wisconsin Acts.

	3 4	A Statute Renumbered	B New Statute Number	C Statutes in Which Cross- References are Changed	
IN	8 9 8	20.835 (2) (bc), as created by 2009 Wisconsin Act 295	20.835 (2) (be)	71.07 (3rn) (d) 2., as renumbered by this section under 71.28 (3rn) (d) 2., as renumbered by this section 71.47 (3rn) (d) 2., as renumbered by this section	V
I	10	29.193 (3m) (a) 36.25 (49), as created by 2009	29.193 (3m) 36.25 (49m)	none /	V
	12	Wisconsin Act 271	V	V	~
Q	13 14	48.33 (4) (d), as created by 2009 Wisconsin Act 94 ✓	48.33 (4) (dm)	none	
	16	48.3(4) (h), as created by 2009 Wisconsin/Act 94	48.30 (A) (Im)	Trong J	
	17	48.357 (1) (c) 2m., as created	48.357 (1) (c) 2r.	48.357 (1) (c) 2.	
	18	by 2009 Wisconsin Act 94	✓	✓ <u> </u>	V
	19	48.357 (2m) (bm), as created	48.357 (2m) (br)	48.357 (2m) (b), as affected by	
	20	by 2009 Wisconsin Act 94	/	2009 Wisconsin Act 94, sections 91 and 92	
	21	V	V	Sections of and of	/

LPS: delete this row

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1	48.365 (2m) (a) 1m., as	48.365 (2m) (a) 1r.	none
2	created by 2009 Wisconsin		
3	Act 79	V	✓
4	48.38 (4) (i), as created by	48.38 (4) (im)	none
5	2009 Wisconsin Act 94	✓	✓
6	48.38 (5) (c) 8., as created by	48.38 (5) (c) 8m.	none
7	2009 Wisconsin Act 94	/	/
8	49.343 (2) (b) 6., as created by	49.343 (2) (b) 6m.	none
9	2009 Wisconsin Act 335	/	✓ /
10	49.895 (4) (a) 2. and 3., (b), (c)	49.845 (4) (a) 2. and 3., (b), (c)	none
11	and (d), as created by 2009	and (d) of the statutes, as	
12	Wisconsin Act 76	created by 2009 Wisconsin Act 76	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
13 14	50.36 (6), as created by 2009	50.36 (6m)	323.19 (1)
15	Wisconsin Act 42	V	V
16	70.11 (45), as created by 2009	70.11 (45m)	none
17	Wisconsin Act 155	V	



			-
1	71.07 (3rm), as created by	71.07 (3rn)	20.835 (2) (be), as
2	2009 Wisconsin Act 295		renumbered under this
3			section
4			71.05 (6) (a) 15. V
			71.08 (1) (intro.)
5			71.10 (4) (i)
6			71.21 (4) (and
7			11/1
			71.28 (3rn) (c) 3. a., b., c., as
			renumbered under this
			section
			71.47 (3rn) (c) 3. a., b., c., as
			renumbered under this
			section
			77.92 (4) /
			560.2056 (1)

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71.28 (3rm), as created by	71.28 (3rn)	20.835 (2) (be), as //
2009 Wisconsin Act 295		renumbered under this
		section
		71.07 (3rn) (c) 3. a., b., c.
		renumbered under this
		section
		71.26 (2) (a) 4. 🗸 🗸
		71.30 (3) (f)
		71.34 (1k) (g)
		71.47 (3rn) (c) 3. a., b., c.
		renumbered under this
		section
		560.2056 (1)
71.47 (3rm), as created by	71.47 (3rn)	20.835 (2) (be), as
2009 Wisconsin Act 295		renumbered under this
		section
		71.07 (3rn) (c) 3. a., b., c
		renumbered under this
		section
		71.28 (3rn) (c) 3. a., b., c.
		renumbered under this
		section
		71.45 (2) (a) 10.
		71.49 (1) (f) 🗸
		560.2056 (1)
77.82 (7) (c) 3.	77.82 (7) (c)	

As affected by 2009 Wis. Act 365

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	,				7
	1	84.10215, as created by 2009	84.10217	none	
	2	Wisconsin Act 193	\checkmark	/	
	3	84.1051, as created by 2009	84.1053	none] /
	4	Wisconsin Act 151	V	✓	
	5	106.54 (8), as created by 2009	106.54 (8m)	none	1
	6	Wisconsin Act 140	✓	V	1
	7	111.91 (2) (gr), as created by	111.91 (2) (gu)	none	
	8	2009 Wisconsin Act 140 🗸	✓	ν	/
. 7	9	118.07 (4), as created by 2009	118.07 (4m)	none	
151	10	Wisconsin Act 44		V	
Wisconsin	11	118.33 (6) (c), as created by	118.33 (6) (cm)	none	
3	1 12	2009 Wisconsin Act 41	~	V	
1	13	126.61 (3), as affected by 2009	126.61 (3) (a)	none	
	14	Wisconsin Act 296, section)	
	15	114 V	✓ <u> </u>	V	
	16	126.81 (A), as affected by 2009	126.81 (1) (d)	none	
	17	Wis Act 296, section 145	V		
	18	166.05 (1m), as created by	323.51 (1m)	none	
	19/	2009 Wisconsin Act 363 🗸	/	/	
/	/ 20	253.16, as created by 2009	253.165	none	
	21	Wisconsin Act 148	V	V	
SEX:	22	341.14 (6r) (b) 14., as created	341.14 (6r) (b) 14m.	none	
S'ente	23	by 2009 Wisconsin Act 226		and e and	
Merc	24	341.14 (6r) (f) 61., as created	341.14 (6r) (f) 61m.	341.14 (6r) (b) 1. 14. (c)	
	25	by 2009 Wisconsin Act 224	ĺ	341.14 (9) (d) 1. (intro.) and b.	
				and 2. comma Stays	
		20.395(5)(eh) ,25.40(1)(a)29	· 134.20	CONTENT -	
		25.40 (1) (a) 29.		S and	(fm)-
(h	ard netur	1		V	

341.14 Co 2(42) 7.

1	341.14 (6r) (f) 61., as created	341.14 (6r) (f) 61r.	341.14 (6r) (b) 1., (c), (e)	, V
2	by 2009 Wisconsin Act 226		341.14 (6r) (b) 14m. as	and
			renumbered by this section	(fm) 7.
3	440.314 (2) (a), as created by	440.314 (2)	none	
4	2009 Wisconsin Act 282	V	L	ł
5	444.01 (1r), as created by	444.01 (1j)	none	
6	2009 Wisconsin Act 111 🗸	V	V	
7	460.03 (1m) (intro.), (a) and	460.03 (intro.), (1) and (2)	none	
8	(b), as affected by 2009)	(460.13)	
9	Wisconsin Act 355, section			
10	17			\ \ \
11	460.03 (1m) (c), as created by	460.03 (3)	460.13	
12	2009 Wisconsin Act 355		hone	

		- 41 -	LRB
			and
560.033, as	created by 2009	560.0335	16.75 (3m) (a) 1., 2., 3. (c) 5.
Wis. Act 29	99		b. •
			16.855 (10m) (ac)
			16.87 (1) (am)
			18.16 (1) (a), (b)
			18.64 (1) (a), (b)
			18.77 (1) (a), (b)
			25.185 (1) (a), (b)
			84.075 (1c) (a)
			200.57 (1) (a)
			229.46 (1) (ag)
			229.70 (1) (ag)
			229.8273 (1) (am) 🗸
			229.845 (1) (ag)
			231.29 (1) 🗸
			234.36 (1)
			204.00 (1)
609.71, as c	reated by 2009	609.715	none
Wisconsin	Act 218 /	/	
609.87, as c	reated by 2009	609.875	none
Wisconsin	Act 346		
632.895 (16)), as created by	632.895 (16m)	111.91 (2) (n) as affected by
2009 Wisc	onsin Act 346		2009 Wisconsin Act 346
	V		609.875, as renumbered
		/	under this section 🗸

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1	800.04 (1) (bm), as affected by	800.035 (2m)	none
2	2009 Wisconsin Act 402,		2
3	section 19	\checkmark	V
4	938.33 (4) (d), as created by	938.33 (4) (dm)	none
5	2009 Wisconsin Act 94	V	/ ,
6	938.357 (1) (c) 2m., of the	938.357 (1) (c) 2r.	938.357 (1) (c) 2.
7	statutes, as created by 2009		
8	Wisconsin Act 94		~
9	938.357 (2m) (bm), as created	938.357 (2m) (br)	938.357 (2m) (b), as affected
10	by 2009 Wisconsin Act 94		by 2009 Wisconsin Act 94,
11	J	J	sections 358 and 359
12	938.365 (2m) (a) 1m., as	938.365 (2m) (a) 1r.	none
13	created by 2009 Wisconsin		
14	Act 79	\checkmark	~
15	938.38 (4) (i), as created by	938.38 (4) (im)	none
16	2009 Wisconsin Act 94	✓	V
17	938.38 (5) (c) 8., as created by	938.38 (5) (c) 8m.	none
18	2009 Wisconsin Act 94	/	
19	938.02 (18e), as created by	938.02 (18k)	none
20	2009 Wisconsin Act 302		
21	Section 105. Correct	ctions of obvious typog	raphical errors under s.

Section (105. Corrections of obvious typographical errors under s. 35.17, stats. In the sections of the statutes listed in Column A, the text shown in Column B was changed to the text shown in column C to correct obvious typographical errors under s. 35.17 of the statutes:

NOTE Confirms the correction of obvious typographical errors in the statutes under s. 35 17. The affected statutes are printed in the 2009-10 printed volumes as

corrected.

Wisconsin

Wisconsin

$\left/ \right/ \left(\frac{1}{2} \right)$	A Statute Affected	B Erroneous text	C Corrected text
$\left(\begin{array}{c} -3 \\ 3 \end{array}\right)$	7.30 (1) (a)	are are appointed	are appointed
4	11.60 (4), as affected by 2009	or 11.517	or s. 11.517
\\ 5 \rangle	Wis Act 89	o ✓	\checkmark
1 6	13.685 (8), as created by 2009	that that the committee in 2	that the committee
7	Wis Act 28	places] square square	/
8 6	16.75 (3m) (c) 4., as affected	the the amount	the amount
9	by 2009 Wis. Act 299	✓	V
10	30.625 (1) (a), as affected by	under under	under
117	2009 Wis Act 180	\checkmark	V
12	48.38 (4m) (a), as created by	the the hearing	the hearing
13	2009 Wis Act 79	✓	/
114	49.45 (54) (b), as created by	the the remaining	the remaining
NS PEE	2009 Wis Act 28	V	√
D 187	50.38 (6) (a) 1., as created by	under under	under
17	2009 Wis Act 2	<u> </u>	V
18 9	66.1105 (4e) (a) 5., as created	sub. 3.	subd. 3.
199	by 2009 Wis Act 310	V	/
$\int 20$	66.1105 (4m) (b) 4., as	this paragraph.".	this paragraph.
21	affected by 2009 Wis Act		\checkmark
22	310 🗸		
23	71.05 (6) (a) 15., as affected	(3n), (3rm) (3p), (3q), (3r), (3s)	(3n), (3p), (3q), (3r), (3rm),
24	by 2009 Wisconsin Act 295	V	(3s)
25	71.47 (5r) (c) 1., as created by	No credit maybe allowed	No credit may be allowed
\\ 26 \\	2009 Wisconsin Act 265 V	V	
11 11			

	(V	Visconsin)	- 44 -	LRB
	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	VISCONSIN		
		101.16 (4) (b) 1.	the the interruption	the interruption
	2/6	146.37 (1g), as affected by	or s podiatry	or podiatry
	3	2009 Wis Act 113	✓	✓
	4 6	153.05 (1) (b), as affected by	"that is 18	that is 18
	1 ⁵	2009 Wis Act 274		
ins ff	\setminus_6	125.26 (2w), as created by	license.".	license.
FF	\mathcal{I}_7	2009 Wisconsin Act 28	V	V
y	8	138.14 (8) (e), as created by	demand therefore	demand therefor
	9	2009 Wisconsin Act 405	V	
1	10	157.06 (11) (f) 3.	passes to to the appropriate	passes to the appropriate
	11	165.76 (6) (a), as created by	the the person	the person
	12	2009 Wisconsin Act 261	V	<u> </u>
	13	196.197 (3) (a) 2. √	under under	under
	14	196.197 (3) (b) 2.	under under	under
	15	196.491 (4) (c) 2. as affected	under under	under
	16	by 2009 Wisconsin Acts 378		
	17	and 379		
	18	244.61 (Form) (8th	MARRIAGE IN ANNULLED	MARRIAGE IS ANNULLED
	19	paragraph), as created by		
	20	2009 Wisconsin Act 319	V	/
	21	252.15 (2m) (a) 5., as created	person or or	person or
	22	by 2009 Wisconsin Act 209	/	/
	23	252.15 (3m) (e), as created by	constitutes as significant	constitutes a significant
	24	2009 Wisconsin Act 209		~ /
	25	321.10 (1) (e)	may may not exceed	may not exceed

Wisconsin

	341.09 (1) (c)	subs. (2m) (a) 1. b.	sub. (2m) (a) 1. b.
	343.315 (2) (L), as created by	the the department	the department
	2009 Wisconsin Act 28	√ /	/
	349.19	under under	under
	450.19 (2) (d), as created by	practioner	practitioner
	2009 Wisconsin Act 362	V	V
	632.69 (14) (g) 13., 2007 stats.)	merits desirability or	merits, desirability, or
	as created by 2009 Wisconsin Act 344	advisability $\check{\iota}$	advisability <i>L</i>
	911.01 (4) (c), as affected by	search warrant; hearings	search warrants; hearings
	2009 Wisconsin Act 349	\checkmark	ν
X	938. 07 (8),(2007 stats.)	need t for	need for
	968.375 (9), as created by	the the judge	the judge
	2009 Wis. Act 349	V	V
	973.045 (1) (a), as affected by	count, \$ \$67.	count, \$67.
	2009 Wis Act 28	/	V
/	973.045 (1) (b), as affected by	count, \$ \$92.	count, \$92.
	2009 Wis. Act 28	✓	
	995.24, as created by 2009	William D Hoard's	William D. Hoard's
	Wisconsin Act 327		1 V
	C 100 Tice /	• 1 / // / / 1	offert on the day often

SECTION 106. Effective dates. This act takes effect on the day after publication, except as follows:

This act takes effect on the day after publication, except as follows:

(1) The amendment of section 13.41 (1) (a) (intro.) and (2) (a) (intro.) of the statutes takes effect on the day after the secretary of state notifies the legislature that an amendment to the Wisconsin Constitution has been approved that requires the legislature to provide for temporary succession to the powers and duties of public

offices for the period of an emergency resulting from a cause other than an enemy

2 action. for on the day after publications, whichever is later o

(#) The treatment of section 29.228(2)(b) of the statutes takes effect on April I, 2011, or on the day after publication, whichever is later.

(#) The treatment of section (628. 347(3)(b)1. of the statutes takesettect on May 1,2011, or on the day after publication, whichever is later.

INS BILL

2011-2012 DRAFTING INSERT FROM THE LEGISLATIVE REFERENCE BUREAU

1				
2				
3 4	A Statute Renumbered	B New Statute Number	Statutes in Whieh Cross- References are Changed	
8	30.29 (3m) (a), as created by	30.29 (3m) 🗸	none	ZINS
7	2009 Wisconsin Act 377		V	AA
8	704.90 (2m) (a), as affected by	704.90 (2m)	none	JINS
9	2009 Wisconsin Act 380 🗸	•	✓	BB
10	755,10 (2) (a), as created by	755.10 (2)	none	ZNI
11	2009 Wisconsin Act 402	✓		\cc
12				
13 (Statute Affected	B Erroneous text	Corrected text	
15	62.69 (2) (e)	10 days additional days	10 additional days	SNI
	(2,635)	employe.	employee	INS EE
	153.05(1)(b)	A Profish	that is 18	I Ins FF
		Uthat is 18	that is 18	• •

...:...:...

2011-2012 DRAFTING INSERT FROM THE LEGISLATIVE REFERENCE BUREAU



1

2

3

SECTION 1. The treatment of 895.48 (1m) (a) 2. of the statutes by 2009

Wisconsin Act 113 is not repealed by 2009 Wisconsin Act 355. Both treatments stand.

NOTE: There is no conflict of substance. As merged by the legislative reference bureau, s. 895.48 (1m) (a) 2. reads as follows.

2. The physician, podiatrist, athletic trainer, chiropractor, dentist, emergency medical technician, first responder, physician assistant, registered nurse, massage therapist or bodywork therapist does not receive compensation for the health care, other than reimbursement for expenses.

